NSA

UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF GEORGIA

DANIEL, SHATREKA S. (L4SSN: 2805) **DEBTOR**

* Chapter 13 * Case No. 19-10418

□Check if this is a modified plan, and list below the sections of the plan that have been changed.

CHAPTER 13 PLAN (4th BANKRUPTCY) MIDDLE DISTRICT OF GEORGIA

Part 1: Notices

To Debtors:

This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. Plans that do not comply with local rules and judicial rulings may not be confirmable.

In the following notice to creditors and statement regarding your income status, you must check each box that applies.

To Creditors:

Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.

You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.

If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation unless otherwise ordered by the Bankruptcy Court. The Bankruptcy Court may this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim in order to be paid under any plan.

The following matters may be of particular importance to you. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan.

1.1	The plan seeks to limit the amount of a secured claim, as a set out in Part 3, Section 3.5, which may result in a partial payment or no payment at all to the secured creditor.	⊠ Included	□ Not Included
1.2	The plan request the avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest as set out in the Nonstandard Provisions Part 6.	⊠ Included	□ Not Included
1.3	The plan sets out Nonstandard Provision in Part 6	⊠ Included	□ Not Included

Income	status of debtor	(s) as stated on Official form 122-C	1.	
	Check One:		7	
		onthly income of the debtor(s) is less to U.S.C. §1325(b)(4)(A).	han the applicable median	income
		onthly income of the debtor(s) is not le U.S.C. §1325(b)(4)(A).	ess than the applicable med	lian income
Part 2:	Plan Payments :	and Length of Plan		
2.1.	Plan Payments Trustee and the	: The future earnings of the debtor(s) debtor(s) (or the debtor's(s' employer	are submitted to the superv) shall pay to the Trustee th	ision and control of the e sum of \$224.00/month.
2.2.	Additional Pay	ments: Additional payments of \$ from	will be ma (Source)	ade on
2.3.	Trustee Percenthe debtor(s).	tage Fee: as set by the United States	Trustee will be collected fr	om each payment made by
2.4.	Plan Length: It specified in 11	the debtor(s)' current monthly incom J.S.C.§1325(b)(4)(A) the debtor(s) w	e is less than the applicable ill make a minimum of 36 i	median income monthly payments.
	If the debtor(s)' 11 U.S.C.§1325	current monthly income is not less that (b)(4)(A) the debtor(s) will make pay	an the applicable median in ments for a minimum of 57	come specified in months.
Part 3:	Treatment of Se	ecured Claims		
	From the paym	nents so received, the Trustee shall I	nake disbursements to all	owed claims as follows:
3.1.	(Payments whice	bts: The monthly payments will be many the become due after the filing of the period will be added to the pre-petition arrests.	etition but before the month	IG-TERM DEBTS: n of the first payment
NAME (OF CREDITOR	MONTH OF FIRST PAYMENT UNDER PLAN	MONTHLY PAYMENT AMOUNT	CHECK IF PRINCIPAL RESIDENCE

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3.2,	Arrear last pay	ages: After conf	īrmation, distrib	outions will be mad	e to cure arrearages on lo	ong term debts where the
	is due a	fter the last payr will be paid after	nent under the post the short term s	olan. If no monthly secured debts listed	payment is designated, the in Section 3.3 and 3.5.\	ne ARREARAGE
NAME CREDI		ESTIMA AMOU DUE		INTEREST RATE (if applicable)	COLLATERAL	MONTHLY PAYMENT IF ANY
		\$				\$
3.3.	DAYS debt wa	by a purchase model of filing the bar incurred within	ioney security in the security in the security in the security is a security in the security i	nterest in a vehicle in, or, if the collaters	s are not subject to cram for which the debt was in al for the debt is any othe owed.	curred within 910
NAME CREDI	TOR	AMOUNT DUE \$ \$	INTEREST RATE	COLLATERA	PAVMENT	
3.4.	creditor	s and holders of	executory contr	OTECTION Pa acts after the filing principal of the claim	nyments: will be made to of a proof of claim by th m.	the following secured e creditor. These
	OF CRE			ADE	QUATE PROTECTION \$40.00	AMOUNT
3.5.	who are If the va	SUBJECT T	O CRAMDO	OWN, with allowed the secured claim is	ation of the plan, the follo ed claims will be paid as s modified to pay the valu ill be treated as unsecure	follows:
				e allowed secured of aim, enter "debt" as	claim, the claim will be parties the value.	aid in full.
NAME CREDIT		AMOUNT DUE	VALUE	INTEREST RATE	COLLATERAL	MONTHLY PAYMENT AMOUNT
Jefferso	n Cap.	\$16,241.00	\$7,000.00	5.5%	'14 Fusion (165M+)	\$142.00

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3.6.

3.6.	Surrendered Collateral: The following collateral is SURRENDERED to the creditor. If the debtor(s) is surrendering the collateral for a specific payment credit or in full satisfaction of the debt, a statement explaining the treatment should be indicated in Part 6 Nonstandard Provisions. The debtor(s) agree to termination of the stay under 11 U.S.C.§362(a) and §1301 with respect to the collateral; upon confirmation of the plan. An allowed unsecured claim resulting from the dispositions of the collateral will be treated as unsecured.			
NAME	OF CREDITOR	DESCRIPTION OF COLLATERAL		
Jeffers	on Capital	'07 Cadillac		
3.7.	Debts Paid by Debtor: The following debts will be all contracts and unexpired leases listed in this pa	paid directly by the debtor(s). (Also, debtor assumes tragraph):		
NAME	OF CREDITOR	COLLATERAL		
3.8. Part 4:	Liens Avoided: The judicial liens or non-possessory are listed in Part 6 Nonstandard Provisions. Treatment of Fees and Priority Debt	y, non-purchase security interests that are being avoided		
4.1.	Attorney Fees: Attorney fees ordered pursuant to 1 follows: (SELECT ONE)	1 U.S.C. § 507(a)(2) of at \$175.00/hour to be paid as		
	□Pursuant to the current Administrative Or	der on Attorney Fee Awards		
	By another method as set out in Part 6 No submit an itemization of their time to the C separate itemization is served on all creditors.	onstandard Provisions. Attorney will be required to ourt. Attorney fees will not exceed \$3,250.00 unless a ors at least 21 days in advance.		
4.2	Trustee's Fees: Trustee's fees are governed by statt	ate and may change during the course of the date.		
4.3.	Domestic Support Obligations: The following <u>DOMESTIC SUPPORT</u> obligations will be paid over the life of the plan as follows: These payments will be made simultaneously with payment of the secured debt to the extent funds are available and will include interest at the rate of%. (If this is left blank, no interest will be paid.)			
NAME	E OF CREDITOR	PAYMENT AMOUNT		
4.4.	Priority Claims: All other 11 U.S.C. § 507 PRIOF in full over the life of the plan as funds become availRS @ \$ to G	RITY claims, unless already listed under 4.2 will be paid lable in the order specified by law. {\$		

Part 5: Treatment of Non Priority Unsecured Claim	riority Unsecured Claims	on	of	Treatment	Part 5:
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NAME OF CREDITOR COLLATERAL INTEREST RATE

- 5.1. Payment Parameters: Debtor(s) will make payments that will meet all of the following parameters (these are not cumulative, debtor(s) will pay the highest of the three)
 - (a) Debtor(s) will pay all of the disposable income as shown on Form I22C of to the nonpriority unsecured creditors in order to be eligible for a discharge, unless debtor(s) include contrary provisions in **Part 6 Nonstandard Provisions** along with sufficient legal reason justifying the excusal from meeting this requirement.
 - (b) If the debtor(s) filed a Chapter 7 case, the priority and other unsecured creditors would receive \$0.00. Debtor(s) will pay this amount to the priority and other unsecured creditors in order to be eligible for discharge in this case. {unex}
 - (c) The debtor(s) will pay \$0.00 to the general unsecured creditors to be distributed prorata. {lux/inc/stu/other}
- 5.2. **General Unsecured Creditors:** General unsecured creditors whose claims are duly proven and allowed will be paid (CHOOSE ONLY ONE):
 - (a) \$.00 dividend as long as this dividend exceeds the highest amount, if any, shown in paragraph 5.1(a), 5.1(b), or 5.1(c) and the debtor(s) makes payment for the applicable commitment period as indicated in Part 2 Section 2.4.
 - (b) the debtor(s) anticipates unsecured creditors will receive a dividend of \$______, but will also pay the highest amount shown in paragraph, 5.1(a), 5.1(b) or 5.1(c) above. All creditors should file claims in the event priority and secured creditors do not file claims and funds become available for distribution.
- 5.3. Unsecured Claims: The following unsecured claims are <u>CLASSIFIED</u> to be paid at 100%. If the debtor(s) is proposing to pay interest on classified claims, or to pay the claims a regular monthly payment, those proposals should appear in Part 6 Nonstandard Provision. (If "interest" column below is left blank, no interest will be paid).

		(IF APPLICABLE)	
		77	
.4.	Executory Contracts and Une	xpired Leases: The execu	utory CONTRACTS AND UNEXPIRED
			ry and unevnired leases are rejected. If the

LEASES listed below are ASSUMED. All other executory and unexpired leases are rejected. If the debtor(s) wishes to cure a default on a lease, an explanation of those payments are shown in Part 6

Nonstandard Provisions. (Also, debtor assumed all contracts and unexpired leases listed in paragraph 3.7)

NAME OF CREDITOR

DESCRIPTION OF CONTRACT/LEASE

REASON FOR CLASSIFICATION

5.5. Property of the Estate: Unless otherwise ordered by the Court, all property of the estate, whether in the possession of the Trustee or the debtor(s), remains property of the estate subject to the Court' jurisdiction, notwithstanding §327(b), except as otherwise provided in Part 6 Nonstandard Provisions below. Property of the estate not paid to the Trustee shall remain in the possession of the debtor(s). All property in the possession and control of the debtor(s) at the time of confirmation shall be insured by the debtor(s). The Chapter 13 Trustee will not and is not required to insure such property and has no liability for injury to any person, damage or loss to any such property in possession and control of the debtor(s) or other property affected by property in possession and control of the debtor(s).

5.6. Validity of Liens or Preference Actions: Notwithstanding the proposed treatment or classification of any claim in the plan confirmed in this case, all lien avoidance actions or litigation involving the validity of liens or preference actions will be reserved and can be pursued after confirmation of the plan. Successful lien avoidance or preference action will be grounds for modification of the plan.

Part 6: Nonstandard Provisions

Nonstandard Provisions: Under Bankruptcy rule 3015(c), all nonstandard provisions are required to be set forth below. These plan provisions will be effective only if the applicable box in Part 1 of this plan is checked.

- (1) "Long Term" debt shown in paragraph 2(b) and debts shown in paragraph 2(l) above shall retain the lien securing such claim until the completion of the payment of the underlying debt as determined under non bankruptcy law. Any other allowed secured claim provided for by this plan shall retain the lien securing such claim: However, within thirty (30) days of either; (a)completion of the payment of the underlying debt as determined under nonbankruptcy law, or (b)discharge from bankruptcy {whichever shall occur first}, the holder (with the exception of the holder(s) of federal and state tax lien(s)) of such claim shall release its lien and return any title documents to the owner as listed on the Certificate of Title (unless there is a joint "Owner" on the Certificate of Title who is not protected under the bankruptcy) with the lien satisfied. {Including, any secured debt on any vehicle or mobile home.}
 - (2) Collateral being paid for by the debtor does not revest upon confirmation.
 - (3) Debtor will not protect any CO-SIGNERS on any debts unless otherwise specified above.
 - (4) Reject GAP Insurance & Service/Maintenance contracts on all vehicles unless otherwise specified.
- (5)To the extent allowed under 11 USC §522(f), upon discharge; the following non-possessory liens and/or judicial liens {except those for domestic support obligations under 11 USC §523(a)(5)} will be avoided all Creditors shall cancel said lien(s) of record within 15 days of notice of discharge.

JUDGMENTS:

NPHGS: Access Loan of Cordele, Instaloan, Security Finance

- (6) No student loans will be paid through the bankruptcy unless otherwise specified herein.
- (7) PAYROLL DEDUCTION has already been requested from: Fellowship Home of Cordelia Manor.
- (8) Debtor proposes to reject the following executory contract(s): (1) GAP insurance on 2014 Ford Fusion with Jefferson Capital. (2) Cell phone contract with Verizon.
- (9) Per paragraph 3.6 (above) all collateral being surrendered is in full satisfaction of the debt unless otherwise specified in 3.6 above.
- (10) Per paragraph 4.1 (above) attorneys' fees will be awarded \$175.00/hour based on itemizations to be filed by the debtor's attorney, and served in accordance with 11 U.S.C § 330(a)(4)(B). Attorney fees will not exceed \$3,250.00 unless a separate itemization is served on all creditors at least 21 days in advance.

Part 7: Signatures

7.1. Certification: The debtor(s)' attorney (or debtor(s), if not represented by an attorney) certifies that all provisions of this plan are identical to the Official form of the Middle District of Georgia. except for language contained in Part 6: Nonstandard Provisions.

BNK-ALL CREDITORS CERTIFICATE OF SERVICE: This is to certify that I have this day served <u>all creditors</u>, the <u>standing Trustee</u>, and the <u>U.S. Trustee</u>, as more specifically shown on the attached list of creditors, with a copy of the foregoing matters by depositing in the United States Mail a copy of same in a properly addressed envelope with adequate postage thereon by hand-delivery or by electronic notice.

Date

Charles R. Hunt, Attorney for Debtor

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ACCESS LOAN OF CORDELE 215 E 16TH AVE CORDELE GA 31015

BRIDGECREST CREDIT 7300 E HAMPTON AVENUE MESA AZ 85209

CBV COLLECTIONS INC PO BOX 68 CORDELE GA 31010

CHAPTER 13 TRUSTEE PO BOX 1907 COLUMBUS GA 31902 COLLECTION BUREAU OF SWGA INC PO BOX 70398 ALBANY GA 31708 CREDIT BUREAU OF SOUTH PO BOX 1966 ALBANY GA 31702

CREDIT ONE BANK PO BOX 98873 LAS VEGAS NV 89193 CRISP COUNTY ANIMAL HOSPITAL 104 E 23RD AVE CORDELE GA 31015

CRISP COUNTY POWER
PO BOX 1218
CORDELE GA 31010

CRISP REG INT MED & GERIATRICS C/O CBV COLLECTIONS PO BOX 68 CORDELE GA 31010 CRISP REGIONAL CRITICAL CARE C/O CBV COLLECTIONS PO BOX 68 CORDELE GA 31010 CRISP REGIONAL ER PHYSICIANS C/O CBV COLLECTIONS PO BOX 68 CORDELE GA 31010

CRISP REGIONAL HEALTH SERVICES PO BOX 650292 DALLAS TX 75265-0292 CRISP REGIONAL HOSPITAL PO BOX 919 CORDELE GA 31010-0919

CRISP REGIONAL HOSPITAL PO BOX 650292 DALLAS TX 75265-0292

CRISP REGIONAL HOSPITAL PHYSICIANS LESTER F LITTELL MD PO BOX 919 CORDELE GA 31010-0919 DISH NETWORK C/O STELLAR RECOVERY INC 4500 SALISBURY RD STE 10 JACKSONVILLE FL 32216

DISH NETWORK PO BOX 9033 LITTLETON CO 80160

DR. KAVTARADZE 1008 N 7TH ST CORDELE GA 31015

FIRST PREMIER BANK PO BOX 5519 SIOUX FALLS SD 57117-5519 GA DEPARTMENT OF REVENUE COMPLIANCE DIVISION ARCS-BANKRUPTCY 1800 CENTURY BLVD NE SUITE 9100 ATLANTA GA 30345-3205

GO FINANCIAL PO BOX 29294 PHOENIX AZ 85038

GRANDPOINTE 1112 7TH AVE MONROE WI 53566 IDA 1855 SATELLITE BLVD STE 500 DULUTH GA 30097

INSTALOAN CORPORATE OFFICE 15 BULL STREET SUITE 200 SAVANNAH GA 31401

IRS PO BOX 7346 PHILADELPHIA PA 19101-7346 JEFFERSON CAPITAL SYSTEMS LLC PO BOX 7999 SAINT CLOUD MN 56302-9617

LESTER F LITTELL III MD PO BOX 650292 DALLAS TX 75265-0292 MICHELLE DANIELS 311 E 17TH AVE APT B CORDELE GA 31015

NPRTO GEORGIA LLC 256 W DATS DR #100 DRAPER UT 84020-2315

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PENN FOSTER C/O ABILITY RECOVERY SERVICE PO BOX 4031 WYOMING PA 18644 PENN FOSTER STUDENT SERVICE CENTER 925 OAK ST SCRANTON PA 18515-0001 PROGRESSIVE C/O CREDIT CONTROL SERVICE 725 CANTON ST NORWOOD MA 02062

PROGRESSIVE LEASING/NPRTO 256 W DATS DR #100 DRAPER UT 84020-2315 SECURITY FINANCE 716 H 16TH AVE E CORDELE GA 31015 SHATREKA S. DANIEL 1212 BLACKSHEAR RD APT - C CORDELE GA 31015

SOUTH GEORGIA REHAB INC 1107 GREER ST CORDELE GA 31015 STRATFORD CAREER INSTITUTE C/O USCB CORPORATION 101 HARRISON ST ARCHBALD PA 18403 T-MOBILE USA, INC C/O ENHANCED RECOVERY CORP 8014 BAYBERRY RD JACKSONVILLE FL 32256-7412

TBOM/TOTAL CRED 5109 S BROADBAND LN SIOUX FALLS SD 57108 U.S. TRUSTEE 440 MARTIN LUTHER KING JR BLVD SUITE 302 MACON GA 31201

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